

The Judiciary, State of Hawai'i

Testimony to the Senate Committee on Ways and Means

Senator Donovan M. Dela Cruz, Chair Senator Gilbert S.C. Keith-Agaran, Vice Chair

> Friday, April 5, 2019, 10:15 AM Conference Room 211

WRITTEN TESTIMONY ONLY

by
Calvin Ching
Deputy Chief Court Administrator

Bill No. and Title: House Bill No. 903, House Draft 1, Senate Draft 1, Relating to the Judiciary.

Purpose: Requires the Judiciary to establish a financial hardship task force. Effective 1/28/2081. (HB903, HD1, SD1)

Judiciary's Position:

The Judiciary supports House Bill No. 903, House Draft 1, Senate Draft 1 and welcomes the opportunity to work with the Legislature to discuss other alternatives.

The Judiciary also offers the following information on past and current payment options for those with limited ability to pay:

The Judiciary offered traffic payment plans in the past, and they did not work. Instead, the Judiciary-managed program required a proof of compliance calendar where nonpayment of fines turned the Judiciary into a "debtor court." Nonappearance on the payment calendar generated bench warrants for contempt of court or the issuance of a penal summons for failing to appear. This should not be function of the court, which is why the collection of outstanding fees and fines were instead referred to a private collection agency.

Currently, when a penalty is assessed for a traffic violation, whether decriminalized or a criminal offense, there are two schedules for payment. If the penalty is up to \$500, a party has up to three months to pay and up to six months if the penalty is more than \$500; otherwise, the unpaid portion is referred to a private collection service. Any arrangement for payment can



House Bill No. 903, House Draft 1, Senate Draft 1 Relating to the Judiciary Senate Committee on Ways and Means April 5, 2019 10:15 AM Page 2

be made with the collection service. Additionally, the Judiciary also already allows fines to be converted to community service at the rate of \$10 per hour of community service and the ability to waive all administrative fees for financial hardship.

Notably, the Judiciary recently updated its traffic citation booklets statewide to state that, if the court imposes a monetary assessment as a result of the citation and the defendant is unable to pay because of financial hardship, the defendant may request that the court consider his or her ablity to pay. The citation also informs defendants that the court may permit community service instead of payment or may make other adjustments to the monetary assessment.

Furthermore, in Hawai'i, license suspensions are not imposed for nonpayment. Instead, when a defendant fails to comply with court-ordered fines or fees in the required time period, the court issues a license "stopper," which "stops" issuance of a new or renewal of a current Hawai'i license until the non-compliance is addressed. See HRS 291D-10a. However, even in that circumstance, the court may permit the issuance of a restricted driver's license when necessary for a party to maintain employment. See HRS 286-109(c).

Thank you for the opportunity to testify on this measure.